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NOTICE OF ALLOWANCE AND FEE(S) DUE

69316

7590

01/13/2011

MICROSOFT CORPORATION ONE MICROSOFT WAY REDMOND, WA 98052 EXAMINER

CARTER III, ROBERT E

ART UNIT PAPER NUMBER

2629 DATE MAILED: 01/13/2011

Γ	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
Ī	10/559,891	12/06/2005	Adrian Robert Leigh Travis	324003.07	2859

TITLE OF INVENTION: SCANNING BACKLIGHT FOR FLAT-PANEL DISPLAY

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	04/13/2011

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MICROSOFT CORPORATION			CARTER III, ROBERT E	
ONE MICROSOF			ART UNIT	PAPER NUMBER
REDMOND, WA 98052			2629	

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 440 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 440 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 (571)-272-4200.

	Application No.	Applicant(s)			
	10/559,891	TRAVIS, ADRIAN ROBERT LEIG	Н		
Notice of Allowability	Examiner	Art Unit			
	ROBERT E. CARTER III	2629			
The MAILING DATE of this communication apperall claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this or other appropriate communica GHTS. This application is subjected MPEP 1308.	application. If not included tion will be mailed in due course. THIS	ve		
2. X The allowed claim(s) is/are 1-3, 6, 8, 11-14, and 17.					
3. Acknowledgment is made of a claim for foreign priority un a) All b) □ Some* c) □ None of the: 1. □ Certified copies of the priority documents have 2. □ Certified copies of the priority documents have 3. □ Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)).	been received. been received in Application No				
* Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" on noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be submit	ENT of this application.				
INFORMAL PATENT APPLICATION (PTO-152) which gives reason(s) why the oath or declaration is deficient. CORRECTED DRAWINGS (as "replacement sheets") must be submitted. (a) ☐ including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached 1) ☐ hereto or 2) ☐ to Paper No./Mail Date (b) ☐ including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d). DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.					
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☑ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	5. Notice of Informa 6. Interview Summ Paper No./Mail 7. Examiner's Ame 8. Examiner's State 9. Other	ary (PTO-413), Date			

Allowable Subject Matter

Claims 1-3, 6, 8, 11-14, and 17 allowed.

The following is an Examiner's statement of reasons for allowance:

The present invention is directed to an illuminator system for a flat panel display.

Claim 1, identifies the uniquely distinct features:

"a plurality of *N* light arrays wherein each light array is configured to provide light that is substantially co-extensive with the back face of the display along the X-axis;

a linear taper of the input face of the triangular input wedge that, in combination with an angle relative to the input wedge of incoming light from an I^{th} light array of the plurality of N light arrays, is configured to direct the incoming light from the I^{th} light array to emerge from a face of the slab waveguide over only an I^{th} portion of N portions of the back face of the display, wherein each of the N portions is substantially co-extensive with the back face of the display along the X-axis, and wherein each of the N portions are a different portion of the back face of the display than any other of the N portions;

an illuminator system controller configured to synchronize with a controller of the display wherein the illuminator system controller turns off a previously turned-on light array of the plurality of N light arrays and turns on the I^{th} light array of the plurality of N light arrays in response to the controller of the display writing to a corresponding I^{th}

portion of *N* corresponding portions of the display, and wherein the illuminator system does not utilize any display image data"

Claim 12, identifies the uniquely distinct features:

"wherein each light array of the plurality of *N* light arrays provides light that is substantially co-extensive with the back face of the display along the X-axis; and

wherein the injecting light comprises turning off a previously turned-on light array of the plurality of N light arrays and turning on an I^{th} light array of the plurality of N light arrays in response to writing to a corresponding I^{th} portion of N portions of the display, ... and wherein a linear taper of the input face of the input linear wedge, in combination with an angle relative to the input wedge of the I^{th} light array of the plurality of N light arrays, directs incoming light from the I^{th} light array to emerge from a face of the slab waveguide over only an I^{th} portion of N portions of the back face of the display, and wherein each of the N portions of the back face of the display is substantially coextensive with the back face of the display along the X-axis, and wherein each of the N portions of the back face of the display are a different portion of the back face of the display, and wherein the method for illuminating does not utilize any display image data."

The closest prior art, Irwin (US Patent # 4,978,952) teaches an image display system with a tapered waveguide (Fig. 2, #20), a plurality of *N* light arrays (Figs. 2, 6,

#25) providing light to the waveguide along a X-axis of the display and emerging from the display along the X-axis (Figs. 3 & 4), and a liquid crystal shutter (Fig. 2, #30) in front of the waveguide. Irwin further teaches scanning the plurality of *N* light arrays in both the horizontal and vertical directions (Col. 5, lines 16-32).

However, Irwin does not teach the N light arrays corresponding to an N number of different portions of the shutter, or the system turning off a previously turned on light array. Furthermore, Irwin scans in the horizontal direction as well as the vertical direction, meaning the lights in the I^{th} light array will be turned on over time rather than all at once when writing to a corresponding I^{th} portion of the display. Lastly, the display system of Irwin relies on the plurality of light arrays to provide color image data to complete the displayed image, while claim 1 explicitly states that the illuminator system does not utilize any display image data.

Sakaguchi et al. (US Patent # 6,448,951) teaches an image display system with a tapered waveguide (Fig. 4, #18), a plurality of *N* light arrays (Fig. 4, 3A [LEDs B/L#0 - B/L#2], 3B [LEDs B/L#3 - B/L#5], 3C [LEDs B/L#6 - B/L#8]) providing light to the waveguide along a Y-axis of the display, and a liquid crystal display (Fig. 1, #3) in front of the waveguide.

Sakaguchi et al. further teaches light from the I^{th} light array to emerging from a face of the slab waveguide over only an I^{th} portion of N portions of the back face of the display (Fig. 4, 3A, 3B, 3C), wherein each of the N portions is substantially co-extensive

with the back face of the display along the X-axis, and wherein each of the *N* portions are a different portion of the back face of the display than any other of the *N* portions;

an illuminator system controller configured to synchronize with a controller of the display wherein the illuminator system controller turns off a previously turned-on light array of the plurality of N light arrays and turns on the I^{th} light array of the plurality of N light arrays in response to the controller of the display writing to a corresponding I^{th} portion of N corresponding portions of the display, and wherein the illuminator system does not utilize any display image data (Col. 5, line 45 – Col. 6, line 2).

However, Sakaguchi et al. does not teach the plurality of illuminators being positioned along the X-axis or providing light to the waveguide along the X-axis.

Furthermore, Sakaguchi et al. teaches a field sequential backlighting system which does not utilize any display image data, while Irwin teaches a horizontal and vertical scanning color-mixed backlighting system that provides a portion of image data to the display. Because these systems are so vastly different, any attempt to combine them to meet all the claim limitations of claims 1 or 12 would destroy one or both references in the process. For example, if one were to attempt to use the driving scheme of Sakaguchi et al., which teaches:

- 1) corresponding light arrays and display portions
- 2) turning off a previously turned on light array
- 3) not using the illuminator to provide any display image data

in the structure of Irwin, the display functionally of Irwin would be destroyed because it requires the illuminator to provide a portion of the image data.

Travis (WO 01/72037) teaches an image projection system with a tapered waveguide (Fig. 2), using a small display (Figs. 2, #2a) at the bottom of the system providing an image to the waveguide along a X-axis of the display and emerging from the display along the X-axis (Fig 13).

Travis does not teach how the small display is driven to determine if or how the display is scanned.

Like Irwin, (Fig. 2) Travis teaches a display system, rather than a backlight, and Claims 1 and 12 explicitly states that the illuminator system does not utilize any display image data.

Travis does teach an alternate embodiment in Fig. 11 where the projection system can be configured to be a backlight, however, the display is replaced by a single static backlight tube, eliminating any possibility of scanning of the backlight.

Furthermore all the embodiments of Travis use a non-tapered slab waveguide (Fig. 2, #3) and other optics (Fig. 2, #2b, 6, 4, 5a, 5b) in order to properly inject the light into the tapered waveguide, whereas claims 1 and 12 requires the waveguide to be linearly tapered along the Y-axis, and a triangular input wedge being part of and protruding from the thick end of the waveguide. Therefore claims 1 and 12 do not allow for the extra optics in Travis.

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N. Fisekovic "Improved Motion-Picture Quality AM-LCDs Using Scanning Backlight", Proc. Asia Display/IDW 2001, Oct. 2001, p. 1637-1640, XP009036254

Teaches a backlight scanning system with a plurality of conventional backlight tubes space out across the back of the display.

Since Travis teaches a single tube backlight illuminating the thin bottom of a waveguide, and Fisekovic teaches a plurality of tubes illuminating the entire back if a display panel without a waveguide, the backlight scanning system of Fisekovic could not be applied to Travis.

Similarly, the scanning backlight system of Sakaguchi et al. illuminates the side of the waveguide rather than the bottom, such that if applied to the bottom as in Travis would create vertical rows of light, whereas claims 1 and 12 requires horizontal rows of light output from the waveguide.

Therefore the prior art, either singularly or in combination, fails to anticipate or render the above limitations of claims 1 or 12 obvious.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to ROBERT E. CARTER III whose telephone number is (571)270-3006. The examiner can normally be reached on 9AM - 5:30PM Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sumati Lefkowitz can be reached on 571-272-3638. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Sumati Lefkowitz/ Supervisory Patent Examiner, Art Unit 2629

/R.E.C./